EXHIBIT C

RE: Subpoena for Records - Savino v. Souza

Anthony Shelton (BI) <ashelton@geogroup.com>

Wed 6/24/2020 10:46 AM

To: Aseem Mehta <aseem.mehta@ylsclinics.org> **Cc**: Michael Wishnie <michael.wishnie@ylsclinics.org>

Aseem,

ICE has not given BI permission to provide the requested records. As discussed on our call last week, BI's contract with ICE requires BI to obtain approval prior to providing any information from the contract between BI and ICE. Because all of the information requested in the subpoena is contract information, BI will not be providing any of the requested information. My understanding is that ICE will be sending you a letter stating their position and objections for withholding the requested information, which BI adopts as it pertains to BI. I appreciate your patience while I sought a response from ICE during the past week. Please feel free to call me should you have any questions.

Regards, Tony

From: Aseem Mehta <aseem.mehta@ylsclinics.org>

Sent: Friday, June 19, 2020 4:28 PM

To: Anthony Shelton (BI) <ashelton@geogroup.com> **Cc:** Michael Wishnie <michael.wishnie@ylsclinics.org>

Subject: [EXTERNAL] Re: Subpoena for Records - Savino v. Souza

Sounds good. Thanks, Tony.

Regards, Aseem

--

Aseem Mehta

he/him/his Law Graduate

Law Graduate

Jerome N. Frank Legal Services Organization

Yale Law School

aseem.mehta@ylsclinics.org

From: Anthony Shelton (BI) <ashelton@geogroup.com>

Sent: Friday, June 19, 2020 6:23 PM

To: Aseem Mehta aseem.mehta@ylsclinics.org
Cc: Michael Wishnie michael.wishnie@ylsclinics.org
Subject: Re: Subpoena for Records - Savino v. Souza

Thank you, Aseem. I will pass this along and will reach out if we cannot meet the timeline.

Regards,

Tony

Anthony Shelton Corporate Counsel The GEO Group, Inc Tel: (303) 218-1063 Mobile: (720) 788-0469

From: Aseem Mehta <aseem.mehta@ylsclinics.org>

Sent: Friday, June 19, 2020 4:16:26 PM

To: Anthony Shelton (BI) ashelton@geogroup.com
Cc: Michael Wishnie michael.wishnie@ylsclinics.org
Subject: [EXTERNAL] Subpoena for Records - Savino v. Souza

Anthony,

Thanks for taking the time to speak.

Per our conversation, we request receipt of the below listed information from your client by June 24 at 12pm. We are willing to extend the deadline for production of the remaining information in the subpoena (attached for your reference) -- the outstanding records from item 1 and all records in items 2 and 3 -- by one week, to July 1.

The information to be produced by June 24th is:

- GPS coordinate information, including all registered "hits" of GPS "violations" for the 8 individuals listed in items 1(a)-(g), and (i). The names of these individuals are:
 - a. Del Angel Moran, Gabino (A208-299-948), DOB: 9/27/1986
 - b. Mahadeo, Kavon (A059-104-840), DOB: 11/1/1985
 - c. Desmond, Joseph (A088-189-852), DOB: 8/2/1987
 - d. Vargas, Cesar (A045-456-709), DOB: 8/20/1980
 - e. Ferriera, Palmar (A029-514-865), DOB: 5/13/1962
 - f. Valentim, Lucas (A216-305-198), DOB: 9/11/1984
 - g. Ramirez-Maldonado, Ranferi (A205-241-005), DOB: 2/24/1981
 - i. Gutierrez-Deleon, Carlos (A216-305-137), DOB: 12/7/1978
- The date range for the information to be collected is April 3, 2020 to the date that the data is collected.
- The attached filings (labeled 199-2 and 218) indicate the dates that the government has alleged that these individuals registered GPS "violations" through June 8. The information produced should include all of the dates referenced by the government for each individual and be current, up to the date that the information is collected.

Thank you for your prompt attention to this matter. Please let us know if you have any questions.

Regards, Aseem

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Aseem Mehta

he/him/his

Law Graduate

Jerome N. Frank Legal Services Organization

Yale Law School

aseem.mehta@ylsclinics.org